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2	City Attorney Nevada Bar No. 1056		
3	By: JACK O. ESLINGER Deputy City Attorney		
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6	(702) 386-1749 (fax) Email: jeslinger@lasvegasnevada.gov		
7	Attorneys for CITY DEFENDANTS		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	JANE DOE, an Individual,		
11	Plaintiff,		
12	VS.		
13	CITY OF LAS VEGAS, CITY OF	CASE NO. 2:19-cv-0382-GMN-BNW	
14	HENDERSON, NATHÁN HANNIG, an Individual, MARIO RUEDA, an Individual,	JOINT MOTION FOR EXTENSION	
	RUBEN SANCHEZ, an Individual, JAMES SUAREZ, an Individual, JONATHAN	OF TIME TO REPLY TO PLAINTIFF'S RESPONSE TO CITY	
15	CUFF, an Individual, JOSEPH "JOE"	DEFENDANTS' JOINDER TO	
16	VANEK, an Individual, JAROD BARTO, an Individual, CODY RACINE, an Individual,	DEFENDANTS MARIO RUEDA, ZACH YEOMAN AND JASON	
17	JASON TULLIS, an Individual, and ZACH YEOMAN, an Individual, WILLIAM	TULLIS' MOTION TO DISMISS [DOC 63] AND DEFENDANT	
18	MCDONALD, an Individual, and as an Individual, JON STEVENSON, an	JAROD BARTO'S MOTION TO DISMISS [DOC 64]	
19	Individual, JOHN DOE #1, likely an Individual, DOES I-X; ROE		
20	CORPORATIONS I-X,		
21	Defendant.		
22			
23	Defendants City of Las Vegas, Ruben Sanchez, James Suarez, Jonathan Cuff, Joseph		
24	Vanek, William McDonald and Jon Stevenson (collectively, "City Defendants"), by and through		
25	their attorneys Bradford R. Jerbic, City Attorney, and Jack O. Eslinger, Deputy City Attorney,		
26	and Plaintiff Jane Doe, by and through her attorney Jenny L. Foley, Esq., of the law firm of		
27	HKM Employment Attorneys, LLP, and hereby files their Joint Motion for Extension of Time to		
28	Reply to Plaintiff's Response to City Defendants' Motion to Dismiss.		

1	The parties hereby request that the City Defendants have up to and including July 21,	
2	2019, in which to file their Reply to Plaintiff's Response to City Defendants' Joinder to	
3	Defendants Mario Rueda, Zach Yeoman and Jason Tullis' Motion to Dismiss [Doc 63] and	
4	Defendant Jarod Barto's Motion to Dismiss [Doc 64].	
5	DATED this 26th day of June, 2019.	DATED this 26th day of June, 2019.
6	DRADGORD B. IEDDIG	THE A FLADY OVER THE A THOUND HE AS A LIB
7	BRADFORD R. JERBIC City Attorney	HKM EMPLOYMENT ATTORNEYS LLP
8	/s/ Jack Eslinger By:	/s/ Jenny Foley By:
9	JACK O. ESLINGER Deputy City Attorney	JENNY L. FOLEY, Ph.D., ESQ. Nevada Bar No. 9017
10	Nevada Bar No. 8443 495 South Main Street, Sixth Floor	1785 East Sahara, Suite 325 Las Vegas, NV 89104
11	Las Vegas, NV 89101 Attorneys for CITY DEFENDANTS	Attorneys for Plaintiff
12	rationicy's for Off I BEI ENDANTS	
13	ORDER	
14		
15	IT IS SO ORDERED.	
16	Dated this 3 day of July, 2019.	
17	any ereasy, 2019.	
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19		Gloria M. Navarro, Chief Judge
20		UNITED STATES DISTRICT COURT
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CERTIFICATE OF SERVICE 1 I hereby certify that on June 26, 2019, I served a true and correct copy of the foregoing 2 Joint Motion for Extension of Time to Reply to Plaintiff's Response to City Defendants' Joinder 3 to Defendants Mario Rueda, Zach Yeoman and Jason Tullis' Motion to Dismiss [Doc 63] and 4 Defendant Jarod Barto's Motion to Dismiss [Doc 64] through the CM/ECF system of the United 5 States District Court for the District of Nevada (or, if necessary, by United States Mail at Las 6 7 Vegas, Nevada, postage fully prepaid) upon the following: 8 Jenny L. Foley, Ph.D., Esq. Brian R. Reeve, Esq. 9 CITY OF HENDERSON HKM EMPLOYMENT ATTORNEYS LLP 240 Water Street 1785 East Sahara Avenue, #300 10 P.O. Box 95050 Las Vegas, NV 89104 Henderson, NV 89009-5050 Attorneys for Plaintiff 11 Attorneys for Defendant City of Henderson 12 Deanna L. Forbush Adam Levine, Esq. LAW OFFICE OF DANIEL MARKS 13 CLARK HILL PLLC 3800 Howard Hughes Parkway, #500 610 South Ninth Street Las Vegas, NV 89101 14 Las Vegas, NV 89169 Attorneys for Defendant Attorneys for Defendants 15 Nathan Hannig Mario Rueda, Zachery Yeoman and Jason **Tullis** Christian Gabroy, Esq. 16 GABROY LAW OFFICES Mark P. Cook, Esq. 17 170 S. Green Valley Parkway, Suite 280 COOK & KELESIS, LTD. Henderson, NV 89012 517 South Ninth Street 18 Attorneys for Defendant Las Vegas, NV 89101 Cody Racine Attorneys for Defendant 19 Jarod Barto 20 /s/ Kelli Hansen 21 AN EMPLOYEE OF THE CITY OF LAS VEGAS 22 23 24 25 26 27 28